IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

EDITH PALOS,	§	
Plaintiff	§	
	§	
v.	§	
	§	CA: 4:09-CV-02798
UNIVERSITY OF TEXAS	§	
HEALTH SCIENCE CENTER	§	
HOUSTON,	§	TRIAL BY JURY DEMANDED
Defendant	§	

MOTION OF LARRY WATTS TO WITHDRAW AS COUNSEL FOR PLAINTIFF, EDITH PALOS

COMES NOW Larry Watts ("Movant") and makes this his Motion to Withdraw as Counsel for Plaintiff Edith Palos; and by way hereof, Movant would show the following:

- 1. Plaintiff is Edith Palos; Defendant is the University of Texas Health Science Center Houston.
- 2. Plaintiff sued Defendant for discriminatory employment practices in violation of the law.
- 3. On August 31, 2010, Plaintiff discharged her attorney, Movant Larry Watts.

 Movant agreed to withdraw as Plaintiff's counsel.

- 4. Plaintiff's file was delivered on or about September 2, 2010 to Attorney L.

 Lee Thweatt, who has not committed to taking the case but who is reviewing the file at Plaintiff's request.
- 5. The attorney-client relationship between Movant and Plaintiff has been terminated by Plaintiff. Further representation of Plaintiff by Movant is impossible.
- 6. Movant has released all claims for attorneys' fees that he might have by virtue of his Power of Attorney and Fee Agreement with Plaintiff.
- 7. Movant prays that he be permitted to withdraw as counsel for Plaintiff.

Respectfully Submitted,

WATTS & ASSOCIATES

/S/ LW

Larry Watts
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VERIFICATION

	I, Larry	Watts, h	nereby	verify	that the	facts	stated in	n this	motion	are t	true	and
correc	ct within	my pers	onal kr	nowled	lge upoi	n pena	alty of p	erjury	7.			

/S/LW Larry Watts

CERTIFICATE OF SERVICE

I, Larry Watts, certify that a true and correct copy of this document has been served on opposing counsel via electronic filing with the Clerk's CM/ECF system.

/S/ LW Larry Watts